

# **National Recreation and Park Association**

## **Recommended Guidelines for Credentialing Volunteers**

### ***Background Screening Practices***

The National Recreation and Park Association has reviewed the resources of the National Association of Professional Background Screeners, and sought the counsel of recognized background screening experts to develop a set of Recommended Guidelines for Volunteer Background Screening in park and recreation settings. The goal of these recommendations is to make communities safe by advancing optimum volunteer management practices. Park and recreation leaders from academic, municipal, and county based settings have reviewed these recommendations for their relevance and appropriateness. NRPA recommends these practices as specifications and guidelines to consider while advocating that any volunteer background screening policy should be reviewed by a City, County, or special park district attorney to insure compliance with any and all local, state or federal laws. In addition, certain states have specific guidelines regarding the reporting of criminal record information and your policies may need to be amended in these states. A qualified background screening provider should be able to guide you on these laws.

The saying that a “bad volunteer is better than no volunteer” is untrue and dangerous, and should never be considered appropriate. While park and recreation departments depend heavily upon volunteerism, failing to take any steps to screen volunteers places organizations, volunteers, and participants at greater risk. While no screening process can offer absolute assurance, implementing these recommended guidelines in your screening process can engender public confidence and lessen the risk of exposure to liability due to a lack of knowledge regarding your volunteers’ background. More specifically, an effective screening process assists communities:

- ◆ Raise public awareness of quality programs offered.
- ◆ Make the safety of all participants, particularly the most vulnerable groups (children, elderly, mentally challenged, etc.) a top priority.
- ◆ Keep people who have a history of inappropriate behavior or who are unfit out of the organization.
- ◆ Select the “most qualified” volunteers and paid staff for positions.

### **The Screening Process**

Since park and recreation departments and user groups utilizing public spaces are responsible for maintaining safe environments within their programs, they must be aware of the potential risks and safeguards to protect participants and the community in which a program operates.

It is recommended that volunteers be considered with the same scrutiny as paid staff and be recruited, screened, trained, supervised, and evaluated with the same rigor as paid staff. The law in most cases does not differentiate between paid vs. volunteer staff.

Therefore, regardless of the volunteer's responsibilities, NRPA recommends that all volunteers be screened as though they were applying for a paid position. The time, energy, and financial investment of prevention strategies such as conducting a proper background screening, represents a fraction of the impact incidents such as sex abuse, violence, neglect, or other crimes and abuses can have on your participants, organization and community.

### **Comprehensive and Due Diligent Background Screening**

While park and recreation professionals understand the benefits of screening volunteers, myriad approaches and options to background screenings are used. With decades of employment screening and related court decisions to model as common practice, government or volunteer organizations with limited budgets are challenged to apply the same due diligence to their background screening program. A comprehensive and due diligent background screening practice can be an achievable benchmark for all park and recreation agencies when positioned as a public safety or risk management issue. The following elements are included in this screening process:

#### **Recommended Guidelines**

It is the recommendation of the National Recreation and Park Association that park and recreation jurisdictions implement the following volunteer management *guidelines* for credentialing volunteers through comprehensive background screening and photographic identification.

The recommended guidelines call for the implementation of a comprehensive background screening for all volunteers. The recommended guideline for comprehensive background screening or background check is defined to include:

- **Social Security Verification** – Verify the name of every volunteer against the Social Security Number provided. This helps to eliminate the possibility of false names and/or information.
- **Address Trace** – Verify the current address and identify any previous address of every volunteer. This information is utilized to determine the jurisdiction in which the background screening is conducted.
- **State or County Criminal Record Check** – A Statewide or Countywide (depending on the jurisdiction) criminal record check is performed to capture all misdemeanor and felony convictions in that jurisdiction. The search should be conducted in the jurisdiction with the longest and most current residency.

**Local Search**

Depending upon the state, data sources can either be a statewide repository or a county court house system search. Some states have state repositories that include criminal histories from the counties or other jurisdictions in the state. If these repositories are available, reliable and timely the state check should be used in the local search. When a state repository is not available or not reliable then the county court house should be used for the local search. The goal of a local search is to uncover all misdemeanor and felony arrests and/or convictions on the applicant.

**Who will be screened?**

A volunteer background screening program must include all volunteers, especially those who will have contact or access to all vulnerable individuals (youth, elderly, disabled individuals, etc.) in your programs. Random or select screening is dangerous, ineffective and can lead to increased liability for your department and user groups.

**How often should Background Screenings be conducted?**

Each volunteer should be screened on an annual basis. The fact that someone may have a clear background check once does not insure that they will never commit serious crimes in the future. In one year it is entirely possible for someone to be arrested and convicted through most of the court systems in the United States.

**Confidentiality**

To protect the privacy of the volunteer it is critical that each organization have a confidentiality policy and that the policy be made known to each prospective volunteer. The policy should include a statement of respect for the privacy of the volunteer and should establish that information received during a volunteer's screening process will not be disclosed outside of the organization and will be shared within the organization only on a "need to know" basis. This would include keeping the consent/release form which includes personal data on the volunteer in secure locations and only in the hands of authorized personnel. The policy which is to be made known to all prospective volunteers, should also acknowledge that the organization might, in special circumstances, have a duty to disclose to third parties, including government agencies, certain types of information when the law requires.

Proper record keeping is critical as well. You must insure that the applicants screened and results are recorded along with the date. By tracking this information you will be able to insure 100% compliance to screening and have a formal record that can be used to defend against any potential litigation in the future.

**Flow of paperwork and responsibilities of the Parks & Recreation Department**

It is important to set up a specific data flow that suits your department's needs, while insuring the utmost confidentiality of the volunteer. Limit the number of individuals handling background screening data and publish the data flow so that there is an increased comfort level that personal data for volunteers will not be compromised.

Below is a typical paper flow or work flow when collecting this information:

- ✓ Distribute the consent/release forms to volunteers
- ✓ Collect all completed (legible) consent/release forms by pre-determined dates
- ✓ Send forms or data to Background Screening Company
- ✓ Receive the screening results from the Background Screening Company
- ✓ Make appropriate notifications on any volunteer who is disqualified
- ✓ Provide the disqualified volunteer applicant with the following documents:
  1. Fair Credit Reporting Act - Summary of Rights
  2. Letter of disqualification
  3. Copy of actual screening report (results)
- ✓ Distribute volunteer credentials (ID) to all volunteers who are approved

### **Recommended Criteria for Exclusion**

A person should be disqualified and prohibited from serving as a volunteer if the person has been found guilty of the following crimes:

Guilty means that a person was found guilty following a trial, entered a guilty plea, entered a no contest plea accompanied by a court finding of guilty, regardless of whether there was an adjudication of guilt (conviction) or a withholding of guilt. This recommendation does not apply if criminal charges resulted in acquittal, Nolle Prose, or dismissal.

#### **SEX OFFENSES**

- **All Sex Offenses** – *Regardless of the amount of time since offense.*  
*Examples include: child molestation, rape, sexual assault, sexual battery, sodomy, prostitution, solicitation, indecent exposure, etc.*

#### **FELONIES**

- **All Felony Violence** – *Regardless of the amount of time since offense.*  
*Examples include: murder, manslaughter, aggravated assault, kidnapping, robbery, aggravated Burglary, etc.*
- **All Felony offenses other than violence or sex** within the past 10 years.  
*Examples include: drug offenses, theft, embezzlement, fraud, child endangerment, etc.*

#### **MISDEMEANORS**

- **All misdemeanor violence** offenses within the past 7 years  
*Examples include: simple assault, battery, domestic violence, hit & run, etc.*

- **All misdemeanor drug & alcohol offenses** within the past 5 years or multiple offenses in the past 10 years.  
*Examples include: driving under the influence, simple drug possession, drunk and disorderly, public intoxication, possession of drug paraphernalia, etc.*
- **Any other misdemeanor** within the past 5 years that would be considered a potential danger to children or is directly related to the functions of that volunteer.  
*Example include: contributing to the delinquency of a minor, providing alcohol to a minor, theft – if person is handling monies, etc.*

### **PENDING CASES**

It is recommended that anyone who has been charged for any of the disqualifying offenses or for cases pending in court should not be permitted to volunteer until the official adjudication of the case.

The Background Screening Process is an ongoing process and should be subject to review and changes at any time. These guidelines are based upon industry practices in private, public and non-profit areas. For additional information regarding background screening practices, visit the National Association of Professional Background Screeners at [www.napbs.com](http://www.napbs.com)

*In addition to these recommended guidelines, NRPA recommends that you consult your risk management specialist and legal counsel to ensure that all local and state laws and practices are a part of your local policies and practices.*

### ***Recommended Guidelines for Volunteer Photo Identification***

A photo identification system provides assurance that a volunteer is qualified and authorized to provide public service. As such, you will need to enforce the use of the photo identification badge. Volunteers should be informed of the reasons why the volunteer photo identification badge is an important public safety tool and why they are required to wear them at all times.

- The ID provides special designation for authorized and qualified volunteers and should instill pride among volunteers to wear a photo ID badge.
- The ID is a key component of a comprehensive risk management practice that reflects a comprehensive public safety practice.
- The ID builds trust among the public that parks and recreation is committed to quality management practices.
- The ID provides public information regarding the leadership role of parks and recreation to *make communities safe*.

A photo identification practice serves the dual purpose of identifying volunteers as qualified and authorized personnel and builds public awareness for quality volunteer management practices. The system is effective when there is compliance by all volunteers wearing their photo identification at all times of service.

The National Recreation and Park Association recommended guidelines for volunteer photo identification includes:

1. All qualified volunteers are required to wear a photo identification badge.
2. Photo identification badges are to be displayed at all times when on official assignment and are not to be worn or used for any other purpose than an official assignment.
3. No pins, stickers, or markings are allowed to be displayed on the ID badge. The photo identification badge must be clearly visible to the public and should be worn between the shoulders and waist with the **photo clearly visible**.
4. If a photo identification badge is lost or stolen, it is the responsibility of the volunteer to notify a supervisor as soon as possible to obtain a replacement badge.
5. The photo identification badge will be issued to all volunteers after the completion of a comprehensive background check and will expire one year from that date of issuance.
6. The photo identification badge is the property of the issuing organization and the volunteer must be rescinded upon service completion or termination.
7. It is the duty of every qualified volunteer to report any volunteer failing to properly display their credential to their supervisor.

Volunteer badges should be durable consisting of hard plastic card stock. The volunteer badges should include information that specifically identifies agency information and basic information about the qualified volunteer, including:

- current photograph of the volunteer, the
- agency name
- first name and last name
- date of expiration
- State
- volunteer identification number or status
- agency return address
- Optional notation of special training such as CPR

*Additional Recommendations:*

- Photo identification badges should have distinguishing colors and be changed on an annual basis to assist in detecting any unauthorized use of discarded or outdated badges.
  - Volunteers should be informed that lending their photo identification badge to someone is not permitted at any time.
  - Volunteers shall not have more than one Identification Badge in his or her possession at any one time.
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## **National Recreation and Park Association** **Operation TLC<sup>2</sup> *Making Communities Safe***

The National Recreation and Park Association recently launched Operation TLC<sup>2</sup> *Making Communities Safe*, a national initiative to advance the leadership role of parks and recreation in their effort to make their communities safer by implementing national guidelines for properly qualifying and credentialing volunteers. NRPA has partnered with leading industry experts to provide a comprehensive resource to improve the volunteer management practice. Southeast Security Consultants, TSS Photography, and DMP Consulting have joined with NRPA to develop this landmark initiative to elevate volunteerism as a valued public service.

Organizations choosing to become a Charter Organization in the Operation TLC<sup>2</sup> *Making Communities Safe* initiative will benefit from preferred pricing on background checks and photo identification that meet the national recommended guidelines. For more information regarding the national recommended guidelines and details to become a Charter Organization should visit [www.nrpa.org/tlc2](http://www.nrpa.org/tlc2) or contact NRPA at [programs@nrpa.org](mailto:programs@nrpa.org).

The **National Recreation and Park Association** is a national not-for-profit organization dedicated to advancing park, recreation and conservation efforts that enhance quality of life for all people. Through its network of some 19,000 recreation and park professionals and citizens, NRPA encourages the promotion of healthy lifestyles, recreation initiatives, and conservation of natural and cultural resources.

Headquartered in Ashburn, Va., NRPA works closely with local, state, and national recreation and park agencies, citizen groups and corporations to carry out its objectives. Priorities include advocating favorable legislation and public policy; continuing education for park and recreation professionals and citizens; providing professional certification, university accreditation, research and technical assistance; and increasing public awareness of the importance of parks and recreation.